1	DANIL
2	Nevada State Bar No. 2137 MICHAEL A. HUMPHREYS
3	Assistant United States Attorney
4	Lloyd D. George United States Courthouse 333 Las Vegas Boulevard South, Suite 5000
5	Las Vegas, Nevada 89101 Telephone: (702) 388-6336 Facsimile: (702) 388-6787 Counsel for Plaintiff
6	UNITED STATES DISTRICT COURT
7	DISTRICT OF NEVADA
8	UNITED STATES OF AMERICA, )
9	Plaintiff,
10	v. 2:09-CR-508-KJD (LRL)
11	FRANCISCO JAVIER FRANCO
12	Defendant.
13	
14	UNITED STATES' UNOPPOSED MOTION TO
	CONTINUE THE DATE TO RESPOND TO LOWELL WAYNE TOLIVER'S MOTION FOR RETURN OF PROPERTY
15	CONTINUE THE DATE TO RESPOND TO LOWELL
15 16	CONTINUE THE DATE TO RESPOND TO LOWELL WAYNE TOLIVER'S MOTION FOR RETURN OF PROPERTY
15 16 17	CONTINUE THE DATE TO RESPOND TO LOWELL  WAYNE TOLIVER'S MOTION FOR RETURN OF PROPERTY  (Second Request)
15 16 17 18	CONTINUE THE DATE TO RESPOND TO LOWELL WAYNE TOLIVER'S MOTION FOR RETURN OF PROPERTY (Second Request)  The United States of America ("United States"), by and through Daniel G. Bogden, United States Attorney for the District of Nevada and Michael A. Humphreys, Assistant United States
15 16 17 18	CONTINUE THE DATE TO RESPOND TO LOWELL WAYNE TOLIVER'S MOTION FOR RETURN OF PROPERTY (Second Request)  The United States of America ("United States"), by and through Daniel G. Bogden, United States Attorney for the District of Nevada and Michael A. Humphreys, Assistant United States
14 115 116 117 118 119 20 21	CONTINUE THE DATE TO RESPOND TO LOWELL WAYNE TOLIVER'S MOTION FOR RETURN OF PROPERTY (Second Request)  The United States of America ("United States"), by and through Daniel G. Bogden, United States Attorney for the District of Nevada and Michael A. Humphreys, Assistant United States Attorney, respectfully moves this Court to grant an extension of time, until and including March 29,
115 116 117 118 119 220	CONTINUE THE DATE TO RESPOND TO LOWELL WAYNE TOLIVER'S MOTION FOR RETURN OF PROPERTY (Second Request)  The United States of America ("United States"), by and through Daniel G. Bogden, United States Attorney for the District of Nevada and Michael A. Humphreys, Assistant United States Attorney, respectfully moves this Court to grant an extension of time, until and including March 29, 2012, for the United States to file its response to Lowell Wayne Toliver's Motion To Return
115 116 117 118 119 220 221	CONTINUE THE DATE TO RESPOND TO LOWELL WAYNE TOLIVER'S MOTION FOR RETURN OF PROPERTY (Second Request)  The United States of America ("United States"), by and through Daniel G. Bogden, United States Attorney for the District of Nevada and Michael A. Humphreys, Assistant United States Attorney, respectfully moves this Court to grant an extension of time, until and including March 29, 2012, for the United States to file its response to Lowell Wayne Toliver's Motion To Return Property:
15 16 17 18 19 20 21 22	CONTINUE THE DATE TO RESPOND TO LOWELL WAYNE TOLIVER'S MOTION FOR RETURN OF PROPERTY (Second Request)  The United States of America ("United States"), by and through Daniel G. Bogden, United States Attorney for the District of Nevada and Michael A. Humphreys, Assistant United States Attorney, respectfully moves this Court to grant an extension of time, until and including March 29, 2012, for the United States to file its response to Lowell Wayne Toliver's Motion To Return Property:  The Government's Opposition is currently due on February 28, 2012. Lowell Wayne
115 116 117 118 119 220 221 222 223	CONTINUE THE DATE TO RESPOND TO LOWELL WAYNE TOLIVER'S MOTION FOR RETURN OF PROPERTY (Second Request)  The United States of America ("United States"), by and through Daniel G. Bogden, United States Attorney for the District of Nevada and Michael A. Humphreys, Assistant United States Attorney, respectfully moves this Court to grant an extension of time, until and including March 29, 2012, for the United States to file its response to Lowell Wayne Toliver's Motion To Return Property:  The Government's Opposition is currently due on February 28, 2012. Lowell Wayne Toliver, proceeding pro se, consents to this motion. In this case, the defendant, Francisco Franco,
15 16 17 18 19 20 21 22 23 24	CONTINUE THE DATE TO RESPOND TO LOWELL WAYNE TOLIVER'S MOTION FOR RETURN OF PROPERTY (Second Request)  The United States of America ("United States"), by and through Daniel G. Bogden, United States Attorney for the District of Nevada and Michael A. Humphreys, Assistant United States Attorney, respectfully moves this Court to grant an extension of time, until and including March 29, 2012, for the United States to file its response to Lowell Wayne Toliver's Motion To Return Property:  The Government's Opposition is currently due on February 28, 2012. Lowell Wayne Toliver, proceeding pro se, consents to this motion. In this case, the defendant, Francisco Franco, was indicted on December 16, 2009, for, amongst other things, being a felon in possession of a

## Casse 2 0009 ctr 0 0005008 KUD - LRL Document 48 File 1 003/02/02/8/1/2 Pagge 2 off 4

forfeiture of the firearm, to wit: a .357 magnum revolver, seized from him coincident to his arrest. The United States learned through its own investigation that Lowell Wayne Toliver was the true owner of that Smith & Wesson .357 revolver. The United States Attorney for the District of Nevada formally notified Mr. Toliver about the gun and consistent with that notification, Mr. Toliver filed his Motion for Return of Property on January 12, 2012. Pursuant to that filing, this Court ordered the United States to file its opposition to Mr. Toliver's motion by February 28, 2012. The parties are in the midst of negotiating a settlement of this matter, and once executed and presented to this Court for ratification, the litigation will be complete, vitiating the need for the Government to file a response to Mr. Toliver's motion. This matter should be settled by March 29, 2012. As noted above, Government counsel discussed the matter of a government continuance with Lowell Wayne Toliver on February 28, 2012, and Mr. Toliver gave Government counsel authorization to represent to this Court that he, (Mr. Toliver) consents to this motion. This motion is not submitted solely for the purpose to delay or for any other improper purpose. 

## Casse 2009 or 1005038 KUD-LRL Document 48 FFiled 002/02/8/112 Page 3 of 14

1	WHEREFORE, , the United States moves this Court to grant its motion to extend the time
2	for the United States to file its Response To Lowell Wayne Toliver's Motion For Return of Property
3	for an additional 30 days, or until March 29, 2012.
4	DATED this 28th day of February, 2012.
5	Respectfully submitted,
6	DANIEL G. BOGDEN
7	United States Attorney
8	
9	/s/Michael A. Humphreys MICHAEL A. HUMPHREYS
10	WHEHALL A. HOWH TIKE 15
11	
12	
13	IT IS SO ORDERED:
14	Level 1
15	UNITED STATES DISTRICT JUDGE
16	DATED: 3/1/12
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
	3

## Casse 2009 or 1005008 KUD-LRL Document 47 Ffiled 002/02/8/112 Page 44 of 14

1	PROOF OF SERVICE
2	I, Elizabeth Baechler-Warren, Forfeiture Support Associate Paralegal, certify that the
3	following individual was served with a copy of the foregoing on February 28, 2012, by the below
4	identified method of service:
5	<u>CM/ECF</u> :
6	Raquel Lazo Federal Public Defender
7 8	411 E. Bonneville Ave. Las Vegas, NV 89191
9	Email: ECF_Vegas@fd.org Counsel for Defendant Francisco Javier Franco
10	By Regular Mail on 2/29/2012:
11	Lowell Wayne Toliver 6321 Maxwood Court
12	Las Vegas, NV 89122
13	
14	/s/ Elizabeth Baechler-Warren Elizabeth Baechler-Warren Forfeiture Support Associate Paralegal
15	Fortesture Support Associate Paralegal
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
	4